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9	Attorneys for Plaintiff		
10			
11	UNITED STATES DISTRICT COURT		
12	NORTHERN DISTRICT OF CALIFORNIA		
13	SAN FRANCISCO DIVISION		
14			
15	UNITED STATES OF AMERICA, ) No.: CR 3-05-70262 JL		
16	Plaintiff, )		
17	) STIPULATION AND [ <del>PROPOSED]</del> v. ) PROTECTIVE ORDER REGARDING		
18	) COMPUTER DISCOVERY AS TO DEFENDANTS STUART, LANGE AND		
19	JENNIFER LANGE, and DOUGLAS BRANDY DOUGLAS,		
20	Defendants.		
21	}		
22			
23	The United States, through its counsel of record, and the defendants, through their		
24	counsel of record, hereby agree and stipulate that the government will provide computer		
25	discovery (consisting of seized computer evidence) on the following conditions:		
26	The computer discovery produced in this matter is deemed Protected Material.		
27	Possession of copies of the Protected Material is limited to the defendants, their attorneys of		
28			
	No.: CR 3-05-70262 JL STIP. & [PROPOSED] PROT. ORDER RE COMPUTER DISCOVERY AS TO DEFS STUART, LANGE & DOUGLAS		

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record, and investigators, paralegals, law clerks, translators, interpreters, experts and assistants for the attorneys of record (hereinafter collectively referred to as "members of the defense team").

The defendants, their attorneys of record, and members of the defense team acknowledge that providing copies of the Protected Material to other persons is prohibited, and agree not to duplicate or provide copies of the Protected Material to other persons. The defendants, their attorneys of record, and members of the defense team may show Protected Material to witnesses or prospective witnesses in conjunction with their defense of the defendants in this case. The defendants, their attorneys of record, and members of the defense team further acknowledge that they are prohibited from using the Protected Material for any purpose other than defending the defendant in the above-captioned matter. Any violation of these prohibitions constitutes a violation of the Protective Order. Further, the attorneys of record agree that prior to disseminating any copies of the Protected Material to members of the defense team, they will provide a copy of this Protective Order to members of the defense team.

Notwithstanding efforts taken by the government to redact personal information of witnesses from the discovery provided to the defense (such as date of birth, social security numbers, addresses, phone numbers, etc.), defense counsel, the defendants and members of the defense team agree that, should any such information be found during their review of this material, they will not provide that personal information in any form – whether in verbal, written or electronic format – to any third party, for any reason whatsoever.

## 2 Nontermination

The provisions of this Order shall not terminate at the conclusion of this prosecution but only upon further order of this Court. Within 30 days of a verdict or guilty plea, the defendants' attorneys of record shall return all copies of any Protected Material (including all copies provided to the defendants, their attorneys of record, and members of the defense team) to the United States Attorney's Office for the Northern District of California.

No.: CR 3-05-70262 JL STIP. & [PROPOSED] PROT. ORDER RE COMPUTER DISCOVERY AS TO DEFS STUART, LANGE & DOUGLAS

1	IT IS SO STIPULATED.	
2		
3	DATED: October 14, 2005	/s/ Monica Fernandez MONICA FERNANDEZ
4		Assistant United States Attorney Counsel for the United States
5		
6	DATED: October 3, 2005	/s/ Josh Cohen JOSH COHEN
7		Counsel for Defendant STUART
8	DATED: October 3, 2005	/s/ Suzanne Luban SUZANNE LUBAN
9		SUZANNE LUBAN Counsel for Defendant LANGE
10	DATED 0 4 1 12 2005	
11 12	DATED: October 13, 2005	/s/ Geoffrey Rotwein GEOFFREY ROTWEIN Counsel for Defendant DOUGLAS
13		Counsel for Defendant DOUGLAS
14		ODDED
15	ORDER  PURSUANT TO STIPULATION, IT IS SO ORDERED.	
	I PURSUANT IU STIPLILATIUN I	I IS SO ORDERED
	PURSUANT TO STIPULATION, I	T IS SO ORDERED.
16 17		STATES DISTRICT COL
16	DATED: October 14, 2005	HONOR API IT IS SO ORDERED
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No.: CR 3-05-70262 JL STIP. & [PROPOSED] PROT. ORDER RE COMPUTER DISCOVERY AS TO DEFS STUART, LANGE & DOUGLAS